	Case 2:21-cv-01547-MCE-DMC Document 3	6 Filed 12/06/22 Page 1 of 4
1 2 3 4 5 6	MARK P. VELEZ, ESQ. (SBN 163484) NATALYA V. GRUNWALD, ESQ. (SBN 265084 THE VELEZ LAW FIRM, PC 3010 Lava Ridge Court, Suite 120 Roseville, CA 95661 Telephone: (916) 774-2720 Facsimile: (916) 774-2730 E-mail: velezlaw@live.com Attorneys for Plaintiffs BRANDY OLMSTED, GENE PAUL NELSON	1)
7	and NICOLE NELSON	
8	[defense counsel on next page]	
9	UNITED STATES D	ISTRICT COURT
10	EASTERN DISTRICT	OF CALIFORNIA
11		
12	BRANDY OLMSTED,	Case No. 2:21-cv-01547-MCE-DMC
13	Plaintiff,	(Related Cases)
14	v.	
15 16	FOUNDATION PARTNERS GROUP, LLC, A Delaware Corporation, ANDY LOPEZ, An Individual, inclusive,	
17	Defendants.	
18 19	GENE PAUL NELSON, NICOLE NELSON	Case No. 2:21-cv-01738-MCE-DME
20	Plaintiff,	ORDER ON
21	v.	JOINT REQUEST FOR RULING ON REQUESTS FOR A SCHEDULING
22	FOUNDATION PARTNERS GROUP, LLC, A Delaware Corporation, ANDY LOPEZ,	ORDER IN NELSON ACTION, REQUEST FOR MODIFICATION OF SCHEDULING ORDER IN OLMSTED
2324	An Individual, inclusive, and DOES 1 through 50, INCLUSIVE,	ACTION, AND STIPULATION ON DEADLINES
25	Defendants.	[Filed Concurrently with Joint Request for Ruling, Etc.]
26		
27		
28	///	
	Order on Joint Request for Ruling on Reques	sts for Scheduling Order in Nelson Action,
	Request for Modification of Scheduling Order in	Olmsted Action, and Stipulation on Deadlines

Case 2:21-cv-01547-MCE-DMC Document 36 Filed 12/06/22 Page 2 of 4 1 JACKSON LEWIS P.C. CAROLYN G. BURNETTE (SBN 191294) 2 ASHA J. LOPEZ (SBN 308051) 400 Capitol Mall, Suite 1600 3 Sacramento, CA 95814 Telephone: (916) 341-0404 Facsimile: (916) 341-0141 4 E-mail: *carolyn.burnette@jacksonlewis.com* 5 E-mail: asha.lopez@jacksonlewis.com 6 Attorneys for Defendant FOUNDATION PARTNERS GROUP, LLC 7 8 Collin D. Cook (SBN 251606) E-mail: ccook@fisherphillips.com 9 Amaris M. Stich (SBN 274477) E-mail: astich@fisherphillips.com 10 Brandon K. Kahoush (SBN 311650 E-mail: bkahoush@fisherphillips.com FISHER & PHILLIPS LLP 11 1 Montgomery Street, Suite 3400 12 San Francisco, CA 94104 Telephone: (415) 490-9000 13 Facsimile: (415) 490-9001 Attorneys for Defendant 14 ANDRES LOPEZ erroneously sued as ANDY LOPEZ 15 16 /// 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 /// 28 /// Order on Joint Request for Ruling on Requests for Scheduling Order in Nelson Action,

Request for Modification of Scheduling Order in Olmsted Action, and Stipulation on Deadlines

		opp.wp
1	<u>ORDER</u>	
2	The (Court having considered the Joint Request for Ruling on Requests for a Scheduling
4		Nelson Action, Request for Modification of Scheduling Order in the Olmsted Action
5	-	on on Deadlines filed by Plaintiffs Brandy Olmsted, Gene Paul Nelson and
6	Nicole Nelson, and Defendants Foundation Partners Group, LLC and Andres Lopez (collectively	
7	the "Parties"), and other supporting evidence and papers, and good cause appearing therefor,	
8	IT IS	S HEREBY ORDERED that:
9	1.	All dates referenced in the August 30, 2021 Olmsted Action Initial Pretrial
10		Scheduling Order are vacated. [Olmsted Dkt. 6]
11	2.	Fact discovery shall be completed (including related motions) in both the Nelson
12		Action and the Olmsted Action on a date that is nine months from this Court's
13		ruling on the Renewed Motion for Stay in both actions.
14	3.	The Parties shall designate expert witnesses no later than 60 days after the close of
15		fact discovery in both the Nelson Action and the Olmsted Action.
16	4.	The Parties shall designate rebuttal expert witnesses no later than 30 days after the
17		designation of expert witnesses in both the Nelson Action and the Olmsted Action
18	5.	Expert discovery shall be completed (including related motions) by no later than
19		120 days after expert witnesses are designated in the Nelson Action and the
20		Olmsted Action.
21	6.	Dispositive motions shall be filed by no later than 180 days after the close of fact
22		discovery in the Nelson Action and the Olmsted Action.
23	7.	The schedule requests referenced in the Nelsons' July 20, 2022 Status Report
24		[Nelson Dkt. 25] have been withdrawn by these plaintiffs and are therefore moot.
25		The schedule requests referenced in Foundation Partners' and Andres Lopez's
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2	July 28, 2022 "Joint Objection to Plaintiffs Gene Paul Nelson's and
3	Nicole Nelson's Status Report; Request for Scheduling Order [Rule 26]"
4	[Nelson Dkt. 28] have been withdrawn by Defendants and are therefore moot.
5	IT IS SO ORDERED.
6	DATED: December 5, 2022
7 8	Moun Mil.
9	MORRISON C. ENGLAND, JR. SENIOR UNITED STATES DISTRICT JUDGE
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